-----Original Message-----From: Bachman, Melanie

Sent: Friday, September 15, 2017 3:05 PM

To: 'Keith Ainsworth'

Cc: Rigney, Kirsten; Decker, Melinda; pmichaud@murthalaw.com; jwalker@ameresco.com; jlindsay@ameresco.com;

jtower@caremeranderson.com; Bowsza, Jason; Fontaine, Lisa; Perrone, Michael; Walsh, Christina

Subject: RE: Petition 1312 - Candlewood Solar, LLC

Good afternoon, Attorney Ainsworth.

Thank you for your e-mail. Certainly, RCM's witness panel is excused from the proceedings scheduled in New Milford on 9/26 as it is highly unlikely we would get to their appearance on that date. As the proceedings on this matter progress, and subject to any objections by the other parties and intervenors, we can make a determination as to when it would be most convenient for RCM's panel to appear at a continued evidentiary session in New Britain.

Thanks again. Have a nice weekend.

Melanie A. Bachman, Esq. Executive Director/Staff Attorney Connecticut Siting Council 10 Franklin Square New Britain, CT 06051 860-827-2951

CONFIDENTIAL INFORMATION: The information contained in this e-mail is confidential and protected from general disclosure. If the recipient or the reader of this e-mail is not the intended recipient, or person responsible to receive this e-mail, you are requested to delete this e-mail immediately and do not disseminate or distribute or copy. If you have received this e-mail by mistake, please notify us immediately by replying to the message so that we can take appropriate action immediately and see to it that this mistake is rectified.

----Original Message----

From: Keith Ainsworth [mailto:keithrainsworth@live.com]

Sent: Friday, September 15, 2017 1:48 PM

To: Bachman, Melanie < Melanie.Bachman@ct.gov >

Cc: Rigney, Kirsten < Kirsten.Rigney@ct.gov>; Decker, Melinda < Melinda.Decker@ct.gov>; pmichaud@murthalaw.com; jwalker@ameresco.com; jlindsay@ameresco.com; jtower@caremeranderson.com; Bowsza, Jason < Jason.Bowsza@ct.gov> Subject: RE: Petition 1312 - Candlewood Solar, LLC

Attorney Bachman:

My client, Rescue Candlewood Mountain, respectfully requests that the Siting Council order the participants in the above-captioned proceeding such that RCM's witnesses are excused from attendance at the first day of adversary testimony on September 26th so that they can appear to render testimony at the continuation date set by the Council.

Please do not hesitate to contact me should you have any questions.

Thank you,

Keith R. Ainsworth The Law Offices of Keith R. Ainsworth, Esq., LLC 51 Elm Street, Suite 201 New Haven, Connecticut 06510-2049 (203) 435-2014 / (203) 865-1021 fax keithrainsworth@live.com

www.KeithRAinsworth.com

Of Counsel to Cooper, Whitney & Francois, Attorneys

This transmittal is intended for a particular addressee(s). It may constitute a confidential attorney-client communication. If it is not clear that you are the intended recipient, you are hereby notified that you have received this transmittal in error; any review, copying or distribution or dissemination is strictly prohibited. If you suspect that you have received this transmittal in error, please notify Attorney Keith Ainsworth at (203) 435-2014, or by email reply to the sender, and delete the transmittal and any attachments. Documents attached to this message are not encrypted.

U.S. Treasury Circular 230 Notice: Any tax advice contained in this communication (including any attachments) was not intended or written to be used, and cannot be used, for the purpose of (a) avoiding penalties that may be imposed under the Internal Revenue Code or by any other applicable tax authority; or (b) promoting, marketing or recommending to another party any tax-related matter addressed herein. We provide this disclosure on all outbound e-mails to assure compliance with new standards of professional practice, pursuant to which certain tax advice must satisfy requirements as to form and substance.